The Honorable Benjamin H. Settle 1 2 3 4 5 6 UNITED STATES DISTRICT COURT. WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 T.B., a minor child, by and through his duly CASE NO. 2:18-cv-01298-BHS 10 appointed Litigation Guardian ad Litem; STIPULATED MOTION AND 11 Plaintiff. (PROPOSED) ORDER FOR WITHDRAWAL AND 12 SUBSTITUTION OF COUNSEL VS. **NOTED ON MOTION CALENDAR:** 13 NATIONAL RAILROAD PASSENGER CORPORATION d/b/a AMTRAK, a October 23, 2018 14 District of Columbia Corporation, WASHINGTON STATE DEPARTMENT 15 OF TRANSPORTATION, an Agency of the State of Washington, and CENTRAL PUGET SOUND REGIONAL 16 TRANSIT AUTHORITY d/b/a SOUND 17 TRANSIT, a Local Government Entity in the State of Washington, 18 Defendants. 19 20 By stipulation pursuant to General Rule 2(g)(4)(A) and Local Court Rule 83.2(b)(1), 21 Bishop Legal and The Law Offices of Simon H. Forgette, P.S. respectfully move that Simon 22 Forgette and The Law Offices of Simon H. Forgette, P.S. be substituted as counsel of record for 23 STIPULATED MOTION AND (PROPOSED) bishoplegal 24 ORDER FOR WITHDRAWAL AND 19743 First Avenue South SUBSTITUTION OF COUNSEL Normandy Park, WA 98148-2401 T.B. v. National Railroad Passenger Corporation Tel: (206) 592-9000 d/b/a Amtrak, et al. Fax: (206) 592-9001 Case No. 2:18-cv-01298-BHS

PAGE 1 of 3

1	Plaintiff T.B. in place of Bishop Legal, who is requesting to withdraw as counsel for T.B. in this		
2	action. Counsel requests that all future notices and correspondence be directed to:		
3	Simon H. Forgette The Law Offices of Simon H. Forgette, P.S.		
4	406 Market Street, Suite A Kirkland, WA 98033		
5	Tel: (425) 822-7778 simon@forgettelaw.com		
6			
7	As required by General Rule 2(g)(4)(A), withdrawing counsel has served this Stipulated		
8	Motion on the client, T.B. (by first class mail) and all counsel who have appeared in this matter		
9	(through the Court's ECF system).		
10	For these reasons, Bishop Legal and The Law Offices of Simon H. Forgette, P.S.		
11	respectfully move that The Law Offices of Simon H. Forgette, P.S. be substituted as counsel of		
12	record for Plaintiff T.B.		
13	DATED this Lay of October, 2018.		
14	BISHOP LEGAL		
15	Dan Mator		
16	Raymond E.S. Bishop, WSBA No. 22794 Derek M. Moore, WSBA No. 37921 Ben R. Ferguson, WSBA No. 51272		
17			
18	Withdrawing Attorneys for Plaintiff T.B.		
19	THE LAW OFFICES OF SIMON H. FORGETTE, P.S.		
20	Mai West		
21	Simon Forgette, WSBA No. 9911		
22	J'anis M. Nevler, WSBA No. 13601 Substituting Attorneys for Plaintiff T.B.		
23			
24	STIPULATED MOTION AND (PROPOSED) ORDER FOR WITHDRAWAL AND SUBSTITUTION OF COUNSEL T.B. v. National Railroad Passenger Corporation d/b/a Amtrak, et al. Case No. 2:18-cv-01298-BHS bishoplegal 19743 First Avenue South Normandy Park, WA 98148-2401 Tel: (206) 592-9000 Fax: (206) 592-9001		

PAGE 2 of 3

24

THE LAW OFFICE OF JO-HANNA READ

Jo-Hanna Read, WSBA No. 6938 Law Office of Jo-Hanna Read 600 N 36th St, Ste 306 Seattle, WA 98103-8698 (206) 739-7547 Litigation Guardian ad Litem for Plaintiff T.B.

LANE POWELL PC

/s/ Tim D. Wackerbarth

Tim D. Wackerbarth, WSBA No. 13673 Andrew G. Yates, WSBA No. 34239 Warren E. Babb, Jr., WSBA No. 13410 Katie Bass, WSBA No. 51369 Attorneys for Defendants

STIPULATED MOTION AND (PROPOSED) ORDER FOR WITHDRAWAL AND SUBSTITUTION OF COUNSEL T.B. v. National Railroad Passenger Corporation d/b/a Amtrak, et al. Case No. 2:18-cv-01298-BHS PAGE 3 of 3

bishoplegal

19743 First Avenue South Normandy Park, WA 98148-2401 Tel: (206) 592-9000

Fax: (206) 592-9001

1 The Honorable Benjamin H. Settle 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 T.B., a minor child, by and through his duly CASE NO. 2:18-cv-01298-BHS appointed Litigation Guardian ad Litem: 10 Plaintiff, ORDER GRANTING STIPULATED 11 MOTION FOR WITHDRAWAL AND VS. 12 SUBSTITUTION OF COUNSEL NATIONAL RAILROAD PASSENGER NOTE FOR MOTION CALENDAR: 13 CORPORATION d/b/a AMTRAK, a October 23, 2018 District of Columbia Corporation, 14 WASHINGTON STATE DEPARTMENT OF TRANSPORTATION, an Agency of 15 the State of Washington, and CENTRAL PUGET SOUND REGIONAL TRANSIT AUTHORITY d/b/a SOUND 16 TRANSIT, a Local Government Entity in 17 the State of Washington, 18 Defendants. 19 This matter having come before the Court on the Stipulated Motion for Withdrawal and 20 Substitution of Counsel, and the Court having considered the argument of counsel, if any, and 21 the pleadings and papers on file herein, including: 22 1. The Stipulated Motion for Withdrawal and Substitution of Counsel; 23 2. : and 24 ORDER GRANTING STIPULATED MOTION FOR bishoplegal WITHDRAWAL AND SUBSTITUTION OF 19743 First Avenue South COUNSEL Normandy Park, WA 98148-2401 T.B. v. National Railroad Passenger Corporation d/b/a Tel: (206) 592-9000 Amtrak, et al. Fax: (206) 592-9001 Case No. 2:18-cv-01298-JLR PAGE 1 of 3

I	3		
2	Attorneys may withdraw from representation in a civil case by filing a motion or		
3	stipulation for withdrawal and certifying that the motion or stipulation was served on the		
4	client:		
5	No attorney shall withdraw an appearance		
6	except by leave of court. Leave shall be obtained by filing a motion or a stipulation for withdrawal or, if appropriate, by complying with the		
7	requirement of CrR 5(d)(2). A motion for withdrawal shall be noted in accordance with CR 7(d)(2) or CrR 12(c)(7) and shall include a certification that the motion was served on the client and opposing counsel. A stipulation for withdrawal shall also include a certification that it has been served upon the client. The attorney will ordinarily be permitted to withdraw until sixty days before the discovery cut off date in a civil case.		
8			
9			
10	Local Rule GR 2(g)(4)(A).		
11	IT IS HEREBY ORDERED, ADJUDGED and DECREED that the Stipulated Motion for		
12	Withdrawal and Substitution of Counsel is GRANTED in its entirety		
13	DATED this 24 day of 0000, 2018.		
14	f. C.		
15	Chi Colle		
16	The Honorable Benjamin H. Settle United States District Chief Judge		
17	Presented By:		
18	BISHOP LEGAL	LANE POWELL PC	
19	Payment At Stop	/s/ Tim D. Wackerbarth	
20	Raymond E.S. Bishop, WSBA No. 22794 Derek K. Moore, WSBA No. 37921	Tim D. Wackerbarth, WSBA No. 13673 Andrew G. Yates, WSBA No. 34239	
21	Ben R. Ferguson, WSBA No. 51272 19743 1st Avenue South	Warren E. Babb, Jr., WSBA No. 13410 Katie Bass, WSBA No. 51369	
22	Normandy Park, WA 98148 Telephone: (206) 592-9000	1420 Fifth Avenue, Suite 4200 P.O. Box 91302	
23	Withdrawing Attorneys for Plaintiff T.B	Seattle, WA 98111-9402 Attorneys for Defendants	
24	ORDER GRANTING STIPULATED MOTION FOR WITHDRAWAL AND SUBSTITUTION OF COUNSEL T.B. v. National Railroad Passenger Corporation d/b/a Amirak, et al. Case No. 2:18-cv-01298-JLR PAGE 2 of 3	19743 First Avenue South Normandy Park, WA 98148-2401 Tel: (206) 592-9000 Fax: (206) 592-9001	

1 THE LAW OFFICES OF SIMON H. FORGETTE, P.S. 2 3 Simon Forgette, WSBA No. 9911 Janis M. Nevler, WSBA No. 13601 4 The Law Offices of Simon H. Forgette, P.S. 406 Market Street, Suite A 5 Kirkland, WA 98033 Tel: (425) 822-7778 6 Substituting Attorneys for Plaintiff T.B. 7 THE LAW OFFICE OF JO-HANNA READ 8 9 Jo-Hanna Read, WSBA No. 6938 Law Office of Jo-Hanna Read 10 600 N 36th St, Ste 306 Seattle, WA 98103-8698 11 (206) 739-7547 Litigation Guardian ad Litem for Plaintiff T.B. 12 13 14 15 16 17 18 19 20 21 22 23 24 ORDER GRANTING STIPULATED MOTION FOR WITHDRAWAL AND SUBSTITUTION OF COUNSEL

T.B. v. National Railroad Passenger Corporation d/b/a

Amtrak, et al.

PAGE 3 of 3

Case No. 2:18-cv-01298-JLR

6 bishoplegal

19743 First Avenue South Normandy Park, WA 98148-2401 Tel: (206) 592-9000

Fax: (206) 592-9001